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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/681,674	05/18/2001	Yoshifumi Natsuyama	JP92000096US1	3666	
877 75	877 7590 10/17/2003		EXAMINER		
IBM CORPO	RATION, T.J. WATS	RUDE, TIMOTHY L			
YORKTOWN HEIGHTS, NY 10598			ART UNIT	PAPER NUMBER	
			2871		

DATE MAILED: 10/17/2003

Please find below and/or attached an Office communication concerning this application or proceeding.

, , , 	· · · · · · · · · · · · · · · · · · ·	Application No.	Applicant(s)				
. -		09/681,674	NATSUYAMA, YOSHIFUMI				
• ;	Office Action Summary	Examiner	Art Unit				
		Timothy L Rude	2871				
	The MAILING DATE of this communication app	ears on the cover sheet with the c	orrespondence address	•			
THE I - Exter after - If the - If NO - Failu	ORTENED STATUTORY PERIOD FOR REPLY MAILING DATE OF THIS COMMUNICATION. Is ions of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. period for reply specified above is less than thirty (30) days, a reply period for reply is specified above, the maximum statutory period we to reply within the set or extended period for reply will, by statute, eply received by the Office later than three months after the mailing	36(a). In no event, however, may a reply be tin within the statutory minimum of thirty (30) day rill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communical D (35 U.S.C. § 133).	tion.			
Status	d patent term adjustment. See 37 CFR 1.704(b).						
1)[Responsive to communication(s) filed on 10 S	September 2003 .					
2a)⊠	<u> </u>	is action is non-final.					
3)							
Dispositi	on of Claims						
4)⊠	4) Claim(s) 1-7 and 9-15 is/are pending in the application.						
	4a) Of the above claim(s) <u>1-3 and 9-15</u> is/are withdrawn from consideration.						
5)	Claim(s) is/are allowed.						
6)⊠	Claim(s) <u>4-7</u> is/are rejected.						
7)	Claim(s) is/are objected to.						
•	Claim(s) are subject to restriction and/or on Papers	r election requirement.					
9) 🗌 .	The specification is objected to by the Examiner	г.					
10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.							
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
11)☐ The proposed drawing correction filed on is: a)☐ approved b)☐ disapproved by the Examiner.							
If approved, corrected drawings are required in reply to this Office action.							
12)☐ The oath or declaration is objected to by the Examiner.							
Priority under 35 U.S.C. §§ 119 and 120							
13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).							
a) ☐ All b) ☐ Some * c) ☐ None of:							
	1. Certified copies of the priority documents have been received.						
	2. Certified copies of the priority documents have been received in Application No						
* S	3. Copies of the certified copies of the prior application from the International Bursee the attached detailed Office action for a list of the control of the control of the control of the control of the certified Copies of the prior of	reau (PCT Rule 17.2(a)).	_				
14)[] A	cknowledgment is made of a claim for domestic	c priority under 35 U.S.C. § 119(e) (to a provisional applica	ation).			
	The translation of the foreign language pro- Acknowledgment is made of a claim for domesti						
Attachment	t(s)						
2) Notic	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449) Paper No(s)	5) Notice of Informal I	/ (PTO-413) Paper No(s) Patent Application (PTO-152)	_ ·			

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DETAILED ACTION

Claims

1. Claims 4 and 7 are amended necessitating new grounds of rejection. The objection to claim 7 is withdrawn.

Claim Rejections - 35 USC § 112

2. Claim 4 and its associated dependent claims are rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the enablement requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to enable one skilled in the art to which it pertains, or with which it is most nearly connected, to make and/or use the invention. The recitation "resulting from a difference in coefficients of linear expansion between the glass substrates" is not enabled. Please note that Specification, Page 7, Para [0035], cites a difference in coefficients of linear expansion between the glass substrates and the circuit board. Examiner considers the coefficient of linear expansion of the glass substrates to be one value and the coefficient of linear expansion of the circuit board to be a different value. Examiner anticipates the Applicant may correct the claim language, so for examination purposes, the present claim language is considered rejected under 35 U.S.C. 112, and the anticipated claim language shall be considered to mean a difference in coefficients of linear expansion between the glass substrates and the circuit board wherein the coefficient of linear expansion of the glass substrates is one value and the coefficient of linear expansion of

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the circuit board is a different value. Rejections consistent with the anticipated claim language appear below.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 4-6 are rejected under 35 U.S.C. 103(a) as being unpatentable over Muramatsu USPAT 6,191,838 B1 in view of Glaser et al (Glaser) USPAT 4,550,039.

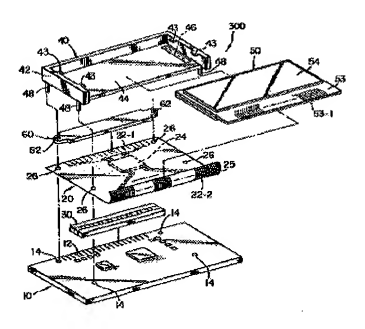
As to claim 4, Muramatsu discloses in his third embodiment, Figures 11 and 12, (col. 10 line 66 through col. 13, line 6) a liquid crystal display device, 50, comprising: a pair of glass substrates facing each other, each having electrodes for applying voltage to a liquid crystal material on a facing surface (typical); a circuit board, 10, for supplying said voltage; and a liquid crystal driver tape carrier package, 20, (col. 11, lines 7-9 and col. 7, lines 1-3) for connecting said electrodes of said glass substrates to said circuit board and mounting a liquid crystal driver chip (col. 11, lines 7-9 and col. 7, lines 4-13), wherein said liquid crystal driver tape carrier package and said circuit board anchor holes, 26 and 14, and anchor pins, 48, are inserted into said anchor holes, whereby said liquid crystal tape carrier package is fixed to said circuit board (col. 11, lines 45-48), wherein said anchor holes are located in a path region of substantial propagation of

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stress resulting from a difference in coefficients of linear expansion between said glass substrates and said circuit board.

Figure 11



Muramatsu does not explicitly disclose a display wherein said liquid crystal driver tape carrier package is soldered to said circuit board via said pins.

Glaser teaches the use of soldering conductive pins (col. 3, lines 44-49 and col. 3, line 67 through col. 4, line 11) to make electrical connections with more efficient routing of lead wires (col. 1, line 67 through col. 2, line 5), provide a more rigid mount, and reduce the cost of manufacturing.

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Glaser is evidence that ordinary workers in the art of liquid crystals would find the reason, suggestion, or motivation to use soldering of conductive pins to make electrical connections with more efficient routing of lead wires, provide a more rigid mount, and reduce the cost of manufacturing.

Therefore, it would have been obvious to one having ordinary skill in the art of liquid crystals at the time the invention was made to modify the LCD of Muramatsu with the soldering of conductive pins of Glaser to make electrical connections with more efficient routing of lead wires, provide a more rigid mount, and reduce the cost of manufacturing.

As to claim 5, Muramatsu discloses the liquid crystal display device further comprising a light guide, 44 (Applicant's frame), for allowing said anchor pins to stand on a surface holding said pair of glass substrates, wherein said liquid crystal driver tape carrier package and said circuit board are fixed to said frame.

As to claim 6, Muramatsu discloses the liquid crystal display device wherein a pair of said anchor holes, 26, is located with said liquid crystal driver chip, 24, between (diagonally per Figure 11).

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4. Claim 7 is rejected under 35 U.S.C. 103(a) as being unpatentable over Muramatsu in view of Glaser, as applied to claims 4-5 above, and further in view of Yamagishi et al (Yamagishi) USPAT 5,771,158.

As to claim 7, Muramatsu in view of Glaser discloses the liquid crystal display device according to claim 5 comprising soldered conductive anchor pins.

Muramatsu in view of Glaser does not explicitly disclose a grounding conductor formed on said frame, and said conductive anchor pins are conductively connected to said grounding conductor.

Yamagishi teaches the use of a ground plane to reduce radiation emissions and avoid harmful interference with other electric appliances (col. 4, lines 44-65 and col. 3, lines 30-40).

Yamagishi is evidence that ordinary workers in the art of liquid crystals would find the reason, suggestion, or motivation to add a ground plane to reduce radiation emissions and avoid harmful interference with other electric appliances.

Therefore, it would have been obvious to one having ordinary skill in the art of liquid crystals at the time the invention was made to modify the LCD of Muramatsu in view of Glaser with the ground plane of Yamagishi to reduce radiation emissions and avoid harmful interference with other electric appliances.

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Response to Arguments

5. Applicant's arguments filed on 10 September 2003 have been fully considered but they are not persuasive.

Applicant's ONLY arguments are as follows:

- (1) The pins of Muramatsu are not located in a path region of substantial propagation of stress resulting from a difference in coefficients of linear expansion between said glass substrates and said circuit board.
- (2) Glasser discloses the use of non-conductive insulating materials around the connector pins which would not permit the claimed soldering.

Examiner's responses to Applicant's ONLY arguments are as follows:

(1) It is respectfully pointed out that the pins of Applicants claimed invention do not penetrate the glass substrates. They merely penetrate the tape carrier package, circuit board, and optionally a frame. Muramatsu teaches a configuration where pins penetrate such items, and the glass substrates are constrained by other means whereby, according to Applicant's enabling disclosure, the pins would be located in a path region of substantial propagation of stress resulting from a difference in coefficients of linear expansion between said glass substrates and said circuit board. This is not improper hindsight. Applicant's enabling disclosure confirms that the structure of Muramatsu in view of Glaser would have the claimed properties since the pins are located astride the circuit lines of the tape carrier package.

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(2) It is respectfully pointed out that Yamagishi teaches the use of a ground plane to reduce radiation emissions and avoid harmful interference with other electric appliances. Yamagishi is applied to provide the metal to which the pins would be soldered.

Conclusion

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Timothy L Rude whose telephone number is (703) 305-0418. The examiner can normally be reached on Monday through Thursday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Robert H Kim can be reached on (703) 305-3492. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 872-9306 for regular communications and (703) 872-9306 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 305-4900.

Timothy L Rude Examiner Art Unit 2871

TLR 05 June 2003

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